

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

*** FILED ***
11/21/2002

11/19/2002

CLERK OF THE COURT
FORM D000C

HONORABLE ROBERT BUDOFF

L. Carlson
Deputy

FC 2001-003852

IN RE THE MARRIAGE OF
LIANE NEGLEY

FILED: _____

LIANE NEGLEY
16110 W MARICOPA ST
GOODYEAR AZ 85338

AND

JOHN R NEGLEY

JOHN R NEGLEY
3930 W CULVER ST
PHOENIX AZ 85009

DOCKET-FAMILY COURT CCC
EXPEDITED SERVICES-CCC
SUPPORT SERVICES-CCC

MINUTE ENTRY

11:03 a.m. This is the time set for Trial to the Court.
Petitioner/Mother is present on her own behalf.
Respondent/Father is present on his own behalf.

A recording of this proceeding is made by CD and videotape
in lieu of a court reporter.

Liane Negley and John Negley are sworn and testify.

Jurisdictional testimony is provided.

DISSOLUTION OF MARRIAGE

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The Court finds that at least one of the parties has been domiciled in the state of Arizona for at least 90 days prior to the filing of the petition for dissolution; the conciliation provisions of A.R.S. §25-381.09 either have been met or do not apply; the marriage is irretrievably broken, and, to the extent it has jurisdiction to do so, the Court has considered, approved, and made provision for child custody, child support, spousal maintenance, and property and debt disposition. The Court further finds that the property disposition contained herein results in an equitable disposition of the parties' community property.

IT IS ORDERED dissolving the marriage and restoring each party to the status of a single person.

IT IS FURTHER ORDERED restoring Mother to her former name of Brosemann.

CHILD CUSTODY

For purposes of child custody determination, the parties have reached an agreement dated September 26, 2002. The agreement is adopted as the order of the Court. The agreement provides for joint legal custody of the children, Brianna born February 8, 1996; Kaitlin born December 7, 1998; and Dillan born April 12, 2000.

The children are not currently covered by medical insurance. They are covered through ACCCHS. In the event medical coverage is obtained by either party, any uncovered medical expenses shall be paid by the parties in proportion to their incomes at the time.

With regard to the children's day care, the parties shall cooperate with each other to assure that the children maintain their entitlement to DES day care and that each parent is able to avail themselves of this service. This may require that the parents meet together with the assigned DES caseworker. The

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parents are instructed to exchange medical records for the children including their ACCCHS cards.

PROPERTY

With regard to property, the parties have indicated there is no community property to divide. The parties shall retain as their sole and separate property all personal property currently in their possession, including but not limited to, bank accounts, furniture and automobiles.

DEBT

With regard to debt, the parties acknowledge that they have certain items of community debt. They have each agreed at this time to be responsible for any debt incurred in their own names since the filing of the Petition for Dissolution. Mother shall be solely responsible for any debt or obligation to Southwest Gas or APS or relative to the Lumina vehicle, which has been sold. Father shall be responsible for debts and obligations which Father currently intends to consolidate through CCS. Each party agrees to hold the other harmless from these obligations. Each party shall provide the other with proof of payment of any of these community obligations no later than December 10, 2002.

CHILD SUPPORT

Pursuant to the Court's computation and the Child Support Worksheet that is filed herein,

IT IS ORDERED that Father shall pay to Mother as and for child support the amount of \$428.00 per month, payable through the Support Payment Clearinghouse by wage assignment that is signed by the Court this date.

REFERRAL TO EXPEDITED SERVICES

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IT IS ORDERED referring this matter to Expedited Services
for:

X arrearage calculation.

IT IS FURTHER ORDERED that the parties shall comply with
all orders and instructions of Expedited Services.

INCOME TAXES

The parties filed separate income tax returns for the year
2001. Mother claimed all the children as exemptions in 2001.

IT IS ORDERED that in 2002 Father shall be permitted to
claim Brianna and Kaitlin and Mother may claim Dillan. The
parties will file separately for 2002. They will be individually
entitled to any refunds and be responsible for any obligations.
In years subsequent to 2002, beginning in 2003, Mother shall be
entitled to claim Dillan and Father will claim Brianna. Kaitlin
will be alternated between the two parties. Father may claim
Kaitlin in 2003 provided he is current in his child support
obligation.

IT IS ORDERED that in the event of a dispute with regard to
custody or parenting time, prior to any petition for
modification being filed, the parties shall avail themselves of
the services of Conciliation Services.

IT IS FURTHER ORDERED that the requirements of Rule 58(d),
Ariz. R. Civ. P., are waived out of necessity by the Court to
shorten the administrative time involved in the processing of a
separate written order, and, in the interest of judicial
economy. Accordingly,

IT IS ORDERED signing this minute entry as a formal written
Order of the Court.

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/S/ HONORABLE ROBERT BUDOFF

JUDICIAL OFFICER OF THE SUPERIOR COURT